

FOR

AND

BEFORE THE ARIZONA CORPORATION CO.

1 Arizona Corporation Commission 2 **COMMISSIONERS** DOCKETED 3 JEFF HATCH-MILLER, Chairman NOV 142006 WILLIAM A. MUNDELL 4 MIKE GLEASON DOCKETED BY KRISTIN K. MAYES 5 **BARRY WONG** 6 In the matter of DOCKET NO. S-20476A-06-0557 7 Trend Management Group, Inc., a Nevada corporation 8 69126 8601 Six Forks Road, Suite 400 DECISION NO. Raleigh, NC 27615 9 Scott Renny Bogue, Sr. (CRD# 1588216) ORDER TO CEASE AND DESIST, ORDER 10 and Arlene Jane Bogue, husband and wife RESTITUTION. ORDER 12308 Camberwell Court **ADMINISTRATIVE PENALTIES** 11 CONSENT TO SAME BY: Raleigh, NC 27614 RESPONDENT **CHRISTOPHER ELLIS MARX** 12 Ryan James Herndon and Lori Darlene Herndon (a.k.a. Lori J. Herndon a.k.a. Lori 13 Jordan). husband and wife 14 609 East Silverwood Drive Phoenix, AZ 85048 -15 Trend Capital, LLC, an Arizona limited 16 liability company 4025 East Chandler Blvd. Suite 70F15 17 Phoenix, AZ 85048 18 Linda Bryant Jordan (a.k.a. Linda Van Vranken a.k.a. Linda Jordan-Van Vranken), 19 a married person, individually and doing business as 20 The Trend Group, Inc. 21 3641 East Park Avenue Phoenix, AZ 85044 22 Russell Langdon Van Vranken, husband of 23 Linda Bryant Jordan 3641 East Park Avenue 24 Phoenix, AZ 85044 25 Easy Street Financial Group, Inc., an Arizona corporation 26 9949 West Bell Road #202

Sun City, AZ 85371

Christopher Ellis Marx (CRD# 2186523) and) Jane Doe Marx, husband and wife, 26035 N. 85th Drive Peoria, AZ 85383 Scot Alan Oglesby and Lori Ann Oglesby. husband and wife. 36322 North 12th Avenue Desert Hills, AZ 85086 Respondents.

Respondent CHRISTOHPER ELLIS MARX elects to permanently waive any right to a hearing and appeal under Articles 11 and 12 of the Securities Act of Arizona, A.R.S. § 44-1801 et seq. ("Securities Act") with respect to this Order To Cease And Desist, Order of Restitution, Order of Administrative Penalties ("Order"). CHRISTOHPER ELLIS MARX admits the jurisdiction of the Arizona Corporation Commission ("Commission"); CHRISTOHPER ELLIS MARX admits the Findings of Fact and Conclusions of Law contained in this Order as to violations of A.R.S. §§ 44-1841 and 44-1842; CHRISTOHPER ELLIS MARX admits only for purposes of this proceeding and any other proceeding before the Commission or any other administrative agency of the state of Arizona the Findings of Fact and Conclusions of Law contained in this Order as to violations of A.R.S. § 44-1991; and consents to the entry of this Order by the Commission.

I.

FINDINGS OF FACT

- 1. CHRISTOPHER ELLIS MARX ("MARX"), an unmarried individual, is a resident of the state of Arizona. His residential address is 26035 N. 35th Drive, Peoria, AZ 85383.
- 2. EASY STREET FINANCIAL GROUP, INC. is an Arizona corporation with a last known business address of 9949 West Bell Road #202, Sun City, AZ 85371. EASY STREET filed as a corporation with the state of Arizona on or about August 24, 2000. EASY STREET is registered to do business in the state of Arizona, but is not currently conducting business.

3. EASY STREET is not registered as a dealer in the state of Arizona, nor was EASY STREET registered as a dealer at any time relevant to this Order.

- 4. MARX is an individual who is the President of EASY STREET, a Director, and a Shareholder from EASY STREET'S inception on August 24, 2000 until the present, according to the records of the Arizona Corporation Commission, Corporations Division. MARX has been the Secretary and Treasurer of EASY STREET since December 31, 2001 until the present.
- 5. MARX has previously been registered to sell securities in the state of Arizona (CRD# 2186523) from October 20, 1992 to September 5, 1995 with Series 6 and Series 63 licenses. MARX is not currently registered to sell securities in the state of Arizona, nor was he licensed to sell securities at any time relevant to this Order.
- 6. In or about September 1999, EASY STREET began advertising high interest rate CD's in local newspapers. Typically, when investors would arrive at the EASY STREET office, they would meet with a salesperson who would offer them additional investment opportunities in insurance products.
- 7. After January 1, 2004, investment opportunities offered to investors included investing in the TREND CAPITAL, LLC ("TREND CAPITAL") Certificates of Participation.
- 8. The TREND CAPITAL Certificates of Participation are securities that were not registered as securities in the state of Arizona, nor were they exempt from registration. Specifically, the TREND CAPITAL Certificates of Participation were securities in the form of an investment contract and/or a participation in a profit sharing arrangement and/or an evidence of indebtedness.
- 9. No EASY STREET representative, including MARX, exercised due diligence in any investigation regarding the legitimacy of the TREND CAPITAL or TREND MANAGEMENT GROUP, INC. ("TREND MANAGEMENT") investment. No EASY STREET representative, including MARX, exercised due diligence in any investigation regarding TREND CAPITAL or

TREND MANAGEMENT officers, SCOTT RENNY BOGUE, SR. ("BOGUE") or RYAN JAMES HERNDON ("HERNDON").

- 10. MARX failed to disclose the lack of due diligence in investigation of TREND CAPITAL and TREND MANAGEMENT to any investor.
- 11. On January 25, 2001, the state of Pennsylvania entered an Order against BOGUE in Commonwealth of Pennsylvania, Pennsylvania Securities Commission vs. Trend Invest, LP, JC Partners, LLC, Scott R. Bogue, Linda L. Eberly, and David Brubaker for violating the registration and anti-fraud provisions of the Pennsylvania Securities Act ("Pennsylvania Order").
 - 12. MARX failed to disclose the Pennsylvania Order against BOGUE to any investor.
- 13. MARX sold and offered for sale the TREND CAPITAL Certificates of Participation beginning as early as January 5, 2004 until approximately October 7, 2004 within or from the state of Arizona.
- 14. MARX was not registered as a dealer at any time relevant to this Order, nor was he registered as a dealer at the time he was selling the TREND CAPTIAL Certificates of Participation.
- 15. MARX failed to make a distinction between the business entities of TREND MANAGEMENT, TREND CAPITAL and THE TREND GROUP, INC. in providing information to investors.
 - 16. MARX misrepresented the nature and the character of the investment to the investors.
- 17. MARX failed to disclose the risk of investment in the TREND CAPITAL Certificates of Participation, including, but not limited to: reduced debt recovery margins, increased costs to acquire consumer debt, limited ability to transfer the security, the illiquidity of the investment, that TREND MANAGEMENT was a new company with limited resources, that TREND CAPITAL was a new company with limited resources, that if debt recovery parameters were inaccurate the company may

not realize projected earnings, and that a weak economy could adversely affect the entity's ability to recover consumer debt.

- 18. MARX failed to provide investors with any financial information regarding TREND CAPITAL or TREND MANAGEMENT.
- 19. MARX made untrue statements of material fact in indicating that the investment in the TREND CAPITAL Certificates of Participation was guaranteed by US Bank.
- 20. By 2004, EASY STREET had expanded from its original office location in Carefree, Arizona to six office locations in Scottsdale, Sun City, Tempe, Gilbert, Prescott, and Yuma. Further, EASY STREET had opened offices in Nevada, California, Florida, and North Carolina.
- 21. On or about February 27, 2003, EASY STREET filed as a foreign corporation with the state of Nevada. On November 24, 2004, the State of Nevada, Office of the Secretary of State issued a Permanent Order In the Matter of Easy Street Financial Group, Inc., Christopher E. Marx, and Scot Oglesby, File No. 103-054, to cease and desist from violating the Nevada Securities Laws.
- 22. On or about March 6, 2003, EASY STREET was filed as a foreign corporation in the state of California. On April 3, 2003, the State of California, Department of Corporations issued an Order in the matter of <u>Damon George</u>, <u>Easy Street Financial Group</u>, <u>Inc. (California) Randall Keith Ward</u>, <u>Christopher E. Marx</u>, and <u>Easy Street Financial Group</u>, <u>Inc. (Arizona)</u> to desist and refrain from offering securities in the form of certificates of deposit whose yield includes a bonus paid by a non-FDIC insured entity (the "California Order"). MARX failed to disclose the state of California's Order against him and EASY STREET to any investor.
- 23. On or about June 4, 2004, EASY STREET filed as a foreign corporation in the state of Florida, with MARX as the named President.
- 24. On or about April 27, 2004 EASY STREET filed as foreign corporation in the State of North Carolina. According to EASY STREET'S application, MARX is listed as the corporation's

President. BOGUE is listed as an Officer of EASY STREET, as well as the Registered Agent. The mailing address for EASY STREET in North Carolina is the same address as TREND MANAGEMENT.

- 25. EASY STREET FINANCIAL GROUP, INC. raised at least \$8,435,467.24 from investors in the Trend Capital securities investments.
- 26. During the course of MARX's and EASY STREET's sales of the TREND CAPITAL Certificates of Participation, MARX was paid at least \$590,482.71 in commission compensation for himself and on behalf of EASY STREET relating to sale of the Trend Capital securities.

II.

CONCLUSIONS OF LAW

- 1. The Commission has jurisdiction over this matter pursuant to Article XV of the Arizona Constitution and the Securities Act.
- 2. CHRISTOPHER ELLIS MARX offered or sold securities within or from Arizona, within the meaning of A.R.S. §§ 44-1801(15), 44-1801(21), and 44-1801(26).
- 3. CHRISTOPHER ELLIS MARX violated A.R.S. § 44-1841 by offering or selling securities that were neither registered nor exempt from registration.
- 4. CHRISTOPHER ELLIS MARX violated A.R.S. § 44-1842 by offering or selling securities while not registered as a salesmen nor was he exempt from registration.
- 5. CHRISTOPHER ELLIS MARX violated A.R.S. § 44-1991 by (a) employing a device, scheme or artifice to defraud, (b) making untrue statements or misleading omissions of material facts, and (c) engaging in transactions, practices or courses of business which operate or would operate as a fraud or deceit. CHRISTOPHER ELLIS MARX'S conduct includes, but is not limited to, the following:
 - a) Failed to disclose the Pennsylvania Order against SCOTT RENNY BOGUE, SR.

- b) Failed disclose the State of California's Order against CHRISOTPHER ELLIS MARX.
- c) Failed to disclose the State of California's Order against EASY STREET FINANCIAL GROUP, INC.
- d) Failed to disclose risk of loss of the investment to investors.
- e) Failed to disclose lack of due diligence in investigation of TREND CAPITAL and TREND MANAGEMENT.
- f) Failed to provide investors with any financial information regarding TREND CAPITAL or TREND MANAGEMENT.
- g) Misrepresented to investors of the nature and character of the investment.
- h) Failed to disclose risks of investment including, but not limited to: reduced debt recovery margins, increased costs to acquire consumer debt, limited ability to transfer the security, the illiquidity of the investment, that TREND MANAGEMENT was a new company with limited resources, that TREND CAPITAL was a new company with limited resources, that if debt recovery parameters were inaccurate the company may not realize projected earnings, and that a weak economy could adversely affect the entity's ability to recover consumer debt.
- 6. CHRISTOPHER ELLIS MARX's conduct is grounds for a cease and desist order pursuant to A.R.S. § 44-2032.
- 7. CHRISTOPHER ELLIS MARX's conduct is grounds for an order of restitution pursuant to A.R.S. § 44-2032.
- 8. CHRISTOPHER ELLIS MARX's conduct is grounds for administrative penalties under A.R.S. § 44-2036.

III.

ORDER

THEREFORE, on the basis of the Findings of Fact, Conclusions of Law, and CHRISTOPHER ELLIS MARX's consent to the entry of this Order, attached and incorporated by reference, the Commission finds that the following relief is appropriate, in the public interest, and necessary for the protection of investors:

IT IS ORDERED, pursuant to A.R.S. § 44-2032, that CHRISTOPHER ELLIS MARX and any of CHRISTOPHER ELLIS MARX's agents, employees, successors and assigns, permanently cease and desist from violating the Securities Act. CHRISTOPHER ELLIS MARX shall not sell any securities in or from Arizona without being registered in Arizona as a dealer or salesman, or exempt from such registration. CHRISTOPHER ELLIS MARX shall not sell securities in or from Arizona unless the securities are registered in Arizona or exempt from registration.

IT IS FURTHER ORDERED that CHRISTOPHER ELLIS MARX comply with the attached Consent to Entry of Order.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2032, that CHRISTOPHER ELLIS MARX shall pay restitution to the Commission in the amount of \$590,482.71 on the date of this Order. Any amount outstanding shall accrue interest at the rate of 10% per annum from the date of this Order until paid in full. Payment shall be made to the "State of Arizona" to be placed in an interest-bearing account maintained and controlled by the Commission. The Commission shall disburse the funds on a pro rata basis to investors shown on the records of the Commission. Any restitution funds that the Commission cannot disburse because an investor refuses to accept such payment shall be disbursed on a pro-rata basis to the remaining investors shown on the records of the Commission. Any funds that the Commission determines it is unable to or cannot feasibly disburse shall be transferred to the general fund of the state of Arizona.

1	IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2036, that CHRISTOPHER ELLIS
2	MARX shall pay an administrative penalty in the amount of \$50,000. Any amount not paid on the
3	date of this Order shall accrue interest at the rate of 10% per annum from the date of this Order
4	until paid in full. The payment obligations for these administrative penalties shall be subordinate
5	to any restitution obligations ordered herein and shall become immediately due and payable only
6	after restitution payments have been paid in full or upon CHRISTOPHER ELLIS MARX's default
7	with respect to his restitution obligations.
8	For purposes of this Order, a bankruptcy filing by CHRISTOPHER ELLIS MARX shall be
9	an act of default. If CHRISTOPHER ELLIS MARX does not comply with this Order, any
10 11	outstanding balance may be deemed in default and shall be immediately due and payable.
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Decision No.

IT IS FURTHER ORDERED, that if CHRISTOPHER ELLIS MARX fails to comply with 1 this Order, the Commission may bring further legal proceedings against that him, including 2 application to the superior court for an order of contempt. 3 IT IS FURTHER ORDERED that this Order shall become effective immediately. 4 5 BY ORDER OF THE ARIZONA CORPORATION COMMISSION 6 7 latel Meller 8 CHAIRMAN COMMISSIONER 9 10 **COMMISSIONER** 11 12 IN WITNESS WHEREOF, I, BRIAN C. McNEIL, Executive Director of the Arizona Corporation 13 Commission, have hereunto set my hand and caused the official seal of the Commission to be affixed at the 14 Capitol, in the City of Phoenix, this / day of 15 November, 2006. 16 17 18 19 20 DISSENT 21 22 DISSENT 23 24 This document is available in alternative formats by contacting Linda Hogan, Executive Assistant to the Executive Director, voice phone number 602-542-3931, E-mail lhogan@azcc.gov. 25 26 (MMA)

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CONSENT TO ENTRY OF ORDER

- 1. Respondent CHRISTOPHER ELLIS MARX, an individual, admits the jurisdiction of the Commission over the subject matter of this proceeding. Respondent CHRISTOPHER ELLIS MARX acknowledges that he has been fully advised of his right to a hearing, to present evidence, and call witnesses. Respondent CHRISTOPHER ELLIS MARX knowingly and voluntarily waives any and all rights to a hearing before the Commission and all other rights otherwise available under Article 11 of the Securities Act and Title 14 of the Arizona Administrative Code. Respondent CHRISTOPHER ELLIS MARX acknowledges that this ORDER TO CEASE AND DESIST, ORDER OF RESTITUTION, ORDER FOR ADMINISTRATIVE PENALTIES ("Order") constitutes a valid final order of the Commission.
- 2. Respondent CHRISTOPHER ELLIS MARX knowingly and voluntarily waives any right under Article 12 of the Securities Act to judicial review by any court by way of suit, appeal, or extraordinary relief resulting from the entry of this Order.
- 3. Respondent CHRISTOPHER ELLIS MARX acknowledges and agrees that this Order is entered into freely and voluntarily and that no promise was made or coercion used to induce such entry.
- 4. Respondent CHRISTOPHER ELLIS MARX acknowledges that he has been represented by an attorney in this matter, that he has reviewed this Order with his attorney, Alan Baskin, and that he understands all terms it contains.
- 5. Respondent CHRISTOPHER ELLIS MARX admits the Findings of Fact and Conclusions of Law contained in this Order as to violations of ARS §§ 44-1841 and 44-1842.
- 6. Respondent CHRISTOPHER ELLIS MARX admits only for purposes of this proceeding and any other administrative proceeding before the Commission or any other administrative agency of the state of Arizona the Findings of Fact and Conclusions of Law contained in this Order as to violations of ARS § 44-1991.

- 7. Respondent CHRISTOPHER ELLIS MARX agrees that he shall not contest the validity of the Findings of Fact and Conclusions of Law contained in this Order in any present or future administrative proceeding before the Commission or any other administrative state agency concerning the revocation, denial or issuance of any license or registration required by the State to engage in the practice of any business or profession.
- 6. By consenting to the entry of this Order, Respondent CHRISTOPHER ELLIS MARX agrees not to take any action or to make, or permit to be made, any public statement denying, directly or indirectly, any Finding of Fact or Conclusion of Law in this Order or creating the impression that this Order is without factual basis. Respondent CHRISTOPHER ELLIS MARX will undertake steps necessary to assure that all of his agents and employees understand and comply with this agreement.
- 7. While this Order settles this administrative matter between Respondent CHRISTOPHER ELLIS MARX and the Commission, Respondent CHRISTOPHER ELLIS MARX understands that this Order does not preclude the Commission from instituting other administrative or civil proceedings based on violations that are not addressed by this Order.
- 8. Respondent CHRISTOPHER ELLIS MARX understands that this Order does not preclude the Commission from referring this matter to any governmental agency for administrative, civil, or criminal proceedings that may be related to the matters addressed by this Order.
- 9. Respondent CHRISTOPHER ELLIS MARX understands that this Order does not preclude any other agency or officer of the state of Arizona or its subdivisions from instituting administrative, civil, or criminal proceedings that may be related to matters addressed by this Order.
- 10. Respondent CHRISTOPHER ELLIS MARX agrees that he will not apply to the state of Arizona for registration as a securities dealer or salesman or for licensure as an investment adviser or investment adviser representative at any time in the future.

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Decision No. 69126

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1	17. Respondent CHRISTOPHER ELLIS MARX agrees and understands that if he fail
2	to make any payment as required in the Order, any outstanding balance shall be in default and shall
3	be immediately due and payable without notice of demand. Respondent CHRISTOPHER ELLIS
4	MARX agrees and understands that acceptance of any partial or late payment by the Commission
5	is not a waiver of default by Commission.
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